UNITED STATES	S OF AMERICA, Plaintiff,	Case Number <u>CR-08-70495</u> PV7
Carlos Steve	Burgulno, Defendant.	ORDER OF DETENTION PENDING TRIAL
In accorda Defendant was pre		J.S.C. § 3142(f), a detention hearing was held on $8/7$, 2008. N. Humy The United States was represented by
	TIONS APPLICABLE	•
/ / The d	efendant is charged with an offense r offense described in 18 U.S.C. § 3	e described in 18 U.S.C. § 3142(f)(1) and the defendant has been 3142(f)(1) while on release pending trial for a federal, state or local has elapsed since the date of conviction or the release of the person
-	t, whichever is later. lishes a rebuttable presumption that	no condition or combination of conditions will reasonably assure the
	person and the community.	•
/ / There	is probable cause based upon (the i	indictment) (the facts found in Part IV below) to believe that the
defendant has com		
	for which a maximum term of in q., § 951 et seq., or § 955a et seq., or	nprisonment of 10 years or more is prescribed in 21 U.S.C. § 801 et
B	under 18 II S.C. & 924(c): use of	a firearm during the commission of a felony
This establ	lishes a rebuttable presumption that	no condition or combination of conditions will repropably assure the of the community.
appearance of the	defendant as required and the safety	of the community.
//// No pro	esumption applies.	NORTHER II S A ROBERT
	AL OF PRESUMPTIONS, IF APPLICA	07790137 2 90107
		n any evidence to rebut the applicable presumption[s], and he therefore
will be ordered det		
/ / The do	efendant has come forward with evi	idence to rebut the applicable presumption[s] to wit:
Thus the h	ourden of proof shifts back to the Un	nited States
	WHERE PRESUMPTIONS REBUTTED	
		derance of the evidence that no condition or combination of
	sonably assure the appearance of the	
/ / The U	nited States has proved by clear and	d convincing evidence that no condition or combination of conditions
•	ure the safety of any other person as	•
	N FINDINGS OF FACT AND STATEM	
at hearing and finds	s as follows: The defendant	ors set out in 18 U.S.C. § 3142(g) and all of the information submitted b thorough with a violation of 8050 \$ 1306, He is undocument under the influence conjuctions. He has paralle violations
PART V. DIRECTIO	ONS REGARDING DETENTION	we waived written findings. uncleating an including to comply we consider the has a Substance abuse Attorney General or his designated representative for confinement in a
rrections facility sep	arate to the extent practicable from	persons awaiting or serving sentences or being held in custody pending
•		ortunity for private consultation with defense counsel. On order of a
	<u>-</u>	for the Government, the person in charge of the corrections facility shall
liver the defendant to	o the United States Marshal for the	purpose of an appearance in connection with a court proceeding.
ted: 8/8/08		Daticia V. Jumber
,		PATRICIA V. TRUMBULL
		United States Magistrate Judge